## For the Northern District of California

1	
2	
3	
4	
5	
6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA
9	
10	LORENZO MENDOZA MARTINEZ,
11	ELIU MENDOZA, ELIEZER MENDOZA MARTINEZ, and GLORIA MARTINEZ No. C 11-03194 WHA
12	MONTES,
13	Plaintiffs,  ORDER RE JULY 24 HEARING
14	v.
15	AERO CARIBBEAN, EMPRESA AEROCARIBBEAN S.A., CUBANA DE
16	AVIACION S.A., and AVIONS DE TRANSPORT REGIONAL,
17	Defendants.
18	
19	In opposing defendants' motion to vacate entry of default — which is set to be heard on
20	July 24, 2014 — plaintiffs argue that the motion "is untimely as it provides 34 day notice
21	rather than the 35 days required by the Civil Local Rules" (Dkt. No. 95). Plaintiffs' own motion
22	for entry of default judgment is also set for hearing on July 24, 2014.
23	Accordingly, pursuant to Civil Local Rule 7-2(a), both the motion to vacate entry of
24	default and the motion for entry of default judgment will be heard on July 24, 2014.
25	
26	IT IS SO ORDERED.
27	01
28	Dated: June 30, 2014.  WILLIAM ALSUP
	UNITED STATES DISTRICT JUDGE